

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: Christopher Friend	Debtor(s)	CHAPTER 13
U.S. Bank N.A., as trustee, on behalf of the holders of the J.P. Morgan Mortgage Acquisition Corp. 2006-FRE1 Asset Backed Pass-Through Certificates, Series 2006-FRE1		NO. 21-12884 MDC
	Movant	
vs.		
Christopher Shawn Friend	Debtor(s)	
Carole K. Friend	Co-Debtor	11 U.S.C. Section 362 and 1301
Kenneth E. West	Trustee	

MOTION OF U.S. Bank N.A., as trustee, on behalf of the holders of the J.P. Morgan Mortgage Acquisition Corp. 2006-FRE1 Asset Backed Pass-Through Certificates, Series 2006-FRE1
FOR RELIEF FROM THE AUTOMATIC STAY
UNDER SECTION 362 and 1301

1. Movant is U.S. Bank N.A., as trustee, on behalf of the holders of the J.P. Morgan Mortgage Acquisition Corp. 2006-FRE1 Asset Backed Pass-Through Certificates, Series 2006-FRE1.
2. Debtor and Carole K. Friend, co-debtor are the owner(s) of the premises 12 Aspen Court, Newtown, PA 18940, hereinafter referred to as the mortgaged premises.
3. Movant is the holder of a mortgage, original principal amount of \$262,400.00 on the mortgaged premises that was executed on September 26, 2005. The Mortgage has been assigned as follows: Mortgage Electronic Registration Systems, Inc. ("MERS") as Nominee for Fremont Investment & Loan, Its Successors and Assigns to U.S. Bank N.A., As Trustee, on Behalf of the Holders of The J.P. Morgan Aquisition Corp. 2006-FrE1 Asset Backed Pass-Through Certificates, Series 2006-FRE1.
4. Kenneth E. West, is the Trustee appointed by the Court.
5. The commencement and/or continuation of the mortgage foreclosure proceedings by reason of non-payment of monthly mortgage payments were stayed by the filing of a Chapter 13 Petition in Bankruptcy by the Debtor(s).

6. Debtor and Carole K. Friend, co-debtor has/have failed to make the monthly post-petition mortgage payments in the amount of \$1,679.51 for the months of January 2022 through March 2022.

7. In addition to the other amounts due to Movant reflected in this Motion, as of the date hereof, in connection with seeking the relief requested in this Motion, Movant has also incurred legal fees and legal costs. Movant reserves all rights to seek an award or allowance of such fees and expenses in accordance with applicable loan documents and related agreements, the Bankruptcy Code and otherwise applicable law.

8. The total amount necessary to reinstate the loan post-petition is \$5,038.53 (plus attorney's fees & costs if applicable).

9. Movant is entitled to relief from stay for cause.

10. Movant further seeks relief in order to, at its option, offer, provide and enter into any potential forbearance agreement, loan modification, refinance agreement or other loan workout/loss mitigation agreement. Movant may contact Debtor(s) via telephone or written correspondence to offer such an agreement. Any such agreement shall be non-recourse unless included in a reaffirmation agreement.

11. This motion and the averments contained therein do not constitute a waiver by Movant of its right to seek reimbursement of any amounts not included in this motion, including fees and costs, due under the terms of the mortgage and applicable law.

WHEREFORE, Movant prays that an Order be entered modifying the Stay and permitting Movant to proceed with its mortgage foreclosure on the mortgaged premises, and to allow the Sheriff's Grantee to take any legal action to enforce its right to possession of the mortgage premises. Further, Movant prays that an Order be entered awarding Movant the costs of this suit, reasonable attorney's fees in accordance with the mortgage document and current law together with interest.

/s/ Rebecca A. Solarz, Esq.

Rebecca A. Solarz, Esquire
KML Law Group, P.C.
BNY Mellon Independence Center
701 Market Street, Suite 5000
Philadelphia, PA 19106
Phone: (215)-627-1322
Attorneys for Movant/Applicant